LEGISLATIVE SERVICES AGENCY OFFICE OF FISCAL AND MANAGEMENT ANALYSIS

200 W. Washington, Suite 301 Indianapolis, IN 46204 (317) 233-0696 http://www.in.gov/legislative

FISCAL IMPACT STATEMENT

LS 6859 NOTE PREPARED: Apr 1, 2013 BILL NUMBER: HB 1563 BILL AMENDED: Mar 19, 2013

SUBJECT: Fish and Wildlife Matters.

FIRST AUTHOR: Rep. Eberhart BILL STATUS: As Passed Senate

FIRST SPONSOR: Sen. Yoder

FUNDS AFFECTED: X GENERAL IMPACT: State & Local

X DEDICATED FEDERAL

Summary of Legislation: (Amended) The bill does the following:

- (1) Repeals certain prohibitions against the possession or use of a silencer while in the act of hunting.
- (2) Provides that a person operating a personal watercraft may not tow a person unless the total number of persons on the personal watercraft and those being towed is less than or equal to the capacity of the personal watercraft. It also changes a provision concerning the carrying capacity for boats.
- (3) Changes the minimum application fee for a roe dealer's license from \$5,000 to \$1,000.
- (4) Adds a designee of the Director of the Department of Natural Resources (DNR) as a member of the Historic Preservation Review Board.
- (5) Allows DNR to include as "minnows" only those species of fish that DNR determines by rule.
- (6) Allows the Natural Resources Commission to set license fees to hunt certain birds.
- (7) Establishes an expiration date for certain licenses.
- (8) Removes provisions requiring nonresidents to purchase additional hunting licenses if the nonresident's state of residence requires the same of an Indiana resident. The bill also removes a provision that prohibits a nonresident from certain field activities with a dog if Indiana residents are not permitted to do the same in the nonresident's state.
- (9) Allows DNR to establish a date to submit a report of all purchases of furbearing mammals to DNR.
- (10) Provides that a person who takes or possesses a deer or wild turkey: (1) unlawfully; (2) by illegal methods; or (3) with illegal devices while using or possessing a silencer commits a Class C misdemeanor.
- (11) Makes hunting on private land without the permission of the owner a Class B misdemeanor if the person does so while using or possessing a silencer.
- (12) Provides that a person who acts as a water well pump installer without a license commits a Class B

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- misdemeanor.
- (13) Removes a certain provision concerning when hunters must wear hunter orange. Reduces all hunter orange violations to a Class D infraction.
- (14) Clarifies when an owner of a shooting range is liable for noise or noise pollution.

Effective Date: July 1, 2013.

<u>Explanation of State Expenditures:</u> Department of Natural Resources - The bill contains several administrative provisions affecting DNR that should fall within DNR's routine rule-making functions. These include allowing the DNR Commissioner to appoint a designee to attend meetings of the Historic Preservation Review Board, updating the definition of a minnow, changing the expiration date of annual hunting, fishing, and trapping licenses, and changing the date reports are due to DNR from licensed fur buyers.

Repeal of Prohibition of Silencer Use While Hunting - The bill allows the use of a silencer while in the act of hunting. Current law states that use of a silencer (unless the hunter is an authorized employee of DNR or a federal wildlife management agency) is a Class C misdemeanor.

Explanation of State Revenues: (Revised) *Roe Dealer's Licenses*: The bill reduces the minimum application fee for a roe dealer's license from \$5,000 to \$1,000 in order to purchase, process, and sell roe. In 2011, the DNR had issued four roe dealer licenses. The reduction in the fee will bring the Indiana fees for the dealer license into line with those being issued by Kentucky. The reduction in revenue associated with the change should be small.

(Revised) Removal of Reciprocity Requirement for Nonresident Turkey Hunting Licenses, Trapping Licenses, and Field Activities with a Dog (Field Trials): Current law requires that nonresidents who wish to turkey hunt or take part in field trials in Indiana must reside in states that provide similar privileges to Indiana residents or else they must purchase additional annual nonresident licenses or permits for those activities. Current law also requires nonresident trapping licenses be issued only to persons from states that offer reciprocity privileges to Indiana residents. The bill standardizes nonresident license requirements for hunting licenses, trapping licenses, and field trial permits, regardless of the reciprocity requirements of other states.

This provision may decrease revenues to DNR since turkey hunters from states without reciprocity will no longer be required to purchase annual nonresident hunting licenses. Any impact should be small. Turkey hunting licenses for nonresidents are \$120 (\$25 for nonresident youth). Revenues for nonresident trapping licenses may increase if trappers from states without reciprocity may purchase licenses. Trapping licenses for nonresidents are \$140 (\$17 for nonresident youth). Field trial permits are \$10, regardless of state of residence.

Hunting Fees on Game Birds: The bill permits the Natural Resources Commission to increase the fees on hunting migratory waterfowl and game birds. New fee levels which may result will depend on the actions of the Natural Resources Commission.

(Revised) *Penalty Provisions:* The bill makes it illegal for personal watercraft to be used on public waters to tow individuals engaged in waterskiing if the total number of people on the watercraft and being towed is more than the capacity of the watercraft. Violation of this provision is a Class C infraction.

The bill specifies that hunting on private land without the permission of the owner while possessing a silencer is a Class B misdemeanor and taking or possessing a deer or wild turkey illegally while possessing a silencer is a Class C misdemeanor.

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The bill standardizes all "hunter orange" violations as Class D infractions.

The bill also adds a Class B misdemeanor penalty for installing a water well pump without a license.

If additional court cases occur and fines are collected, revenue to both the Common School Fund (from fines), and the state General Fund (from court fees) would increase. The maximum fine for a Class C misdemeanor is \$500 and the maximum fine for a Class B misdemeanor is \$1,000. However, any additional revenue would likely be small.

The maximum judgment for a Class C infraction is \$500, and the maximum judgment for a Class D infraction is \$25; fines would be deposited in the state General Fund. However, any additional revenue is likely to be small.

Explanation of Local Expenditures: *Penalty Provisions:* A Class B misdemeanor is punishable by up to 180 days in jail, and a Class C misdemeanor is punishable by up to 60 days in jail.

<u>Explanation of Local Revenues:</u> *Penalty Provisions:* If additional court actions occur and a guilty verdict is entered, local governments would receive revenue from court fees. However, any change in revenue would likely be small.

State Agencies Affected: Department of Natural Resources.

Local Agencies Affected: Trial courts, local law enforcement agencies.

Information Sources:

Fiscal Analyst: Kathy Norris, 234-1360; Stephanie Wells, 232-9866.

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